## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SIA HENRY, MICHAEL MAERLANDER, BRANDON PIYEVSKY, KARA SAFFRIN, and BRITTANY TATIANA WEAVER, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

UNIVERSITY, BROWN **CALIFORNIA** OF TECHNOLOGY, **INSTITUTE** UNIVERSITY OF CHICAGO, THE TRUSTEES OF COLUMBIA UNIVERSITY IN THE CITY OF NEW YORK, CORNELL UNIVERSITY, **TRUSTEES** OF **DARTMOUTH** COLLEGE, **DUKE** UNIVERSITY, **EMORY** UNIVERSITY, **GEORGETOWN** UNIVERSITY, **INSTITUTE MASSACHUSETTS** TECHNOLOGY, **NORTHWESTERN** UNIVERSITY, UNIVERSITY OF NOTRE DAME DU LAC, THE TRUSTEES OF THE UNIVERSITY OF PENNSYLVANIA, WILLIAM MARSH RICE UNIVERSITY, VANDERBILT UNIVERSITY, and YALE UNIVERSITY,

Defendants.

Case No. 1:22:cv-00125

## CORPORATE AND AFFILIATE DISCLOSURE STATEMENT OF DEFENDANT YALE UNIVERSITY PURSUANT TO RULE 7.1 AND LOCAL RULE 3.2

Defendant Yale University, by its undersigned attorneys, makes the following corporate and affiliate disclosures pursuant to Federal Rule of Civil Procedure 7.1 and Local Rule 3.2:

Defendant Yale University has no parent corporation. Further, there are no entities or individuals (including but not limited to publicly held corporations) that own 5% or more of Yale University.

Respectfully submitted,

/s/ Serena G. Rabie

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## **CERTIFICATE OF SERVICE**

Serena G. Rabie, an attorney, hereby certifies that, on February 2, 2022, she caused a true and correct copy of the foregoing *Corporate and Affiliate Disclosure Statement of Defendant Yale University Pursuant to Rule 7.1 and Local Rule 3.2* to be filed electronically with the Court's CM/ECF system, and that notice of this filing was sent by electronic mail to all parties by operation of the Court's electronic filing system.

/s/ Serena G. Rabie